

ENTERTAINMENT ID REGISTRY ASSOCIATION SOFTWARE DEVELOPMENT KIT LICENSE AGREEMENT

Entertainment ID Registry Association (“**EIDR**”) has developed the EIDR Software Development Kit and Related Sample Code (the “**Software**”) to enable users of EIDR’s Entertainment Identifier Registry to easily connect to EIDR’s API for use of the Registry. EIDR makes this Software available for use under this Software Development Kit License Agreement (the “**Agreement**”).

1. License Grant. Subject to the terms and conditions of this Agreement, EIDR and each Contributing Licensee (defined below) grants you a perpetual, worldwide, non-exclusive, royalty-free license to use, reproduce, modify, create derivative works based on, publicly display, sublicense, sell, otherwise transfer and redistribute the source and/or object code forms of the Software and any modifications and derivative works you develop. This license includes the right to offer any modification or derivative work you develop under additional or different license terms; and to offer technical support and/or warranty, indemnification, or other liability or obligations with respect to the Software and/or any modification or derivative work you develop, provided, however, that you may only offer such liability or obligations on your own behalf and not on behalf of EIDR or its other Contributing Licensees.

2. Requirements for Use; Restrictions.

a. Copyright Notice. You may not remove any copyright, trademark, or other proprietary or attribution notice that may be contained in the Software. You may add a proprietary or attribution notice for any modification or derivative work you develop.

b. Disclaimer. You must include the disclaimer set forth in Section 4 in all reproductions, public displays, redistributions, or transfers of any kind of the Software and any modifications of or derivative works based on the Software, and in all documentation you create to accompany the same.

c. Debugging. If you develop or discover bug fixes for or pertaining to the Software, you agree to contribute those bug fixes to EIDR to be licensed as Contributions to all users under this Agreement, in accordance with Section 3 below.

d. Trademarks. You may not use the trade names and trademarks “Entertainment Identifier Registry Association,” “Entertainment ID Registry Association,” “Entertainment Identifier Registry,” “Entertainment ID Registry,” “EIDR,” or similar trade names or trademarks to endorse or promote modifications of or products derived from the Software, or as part of the names of such modifications or products, without the prior written permission of EIDR. You may only use the foregoing trade names and trademarks as incorporated in any notice contained in the Software under Section 2(a).

3. Contributions. Licensees under this Agreement may contribute to EIDR a bug fix or a modification of or derivative work based on the Software for inclusion by EIDR of such bug fix, modification, or derivative work in the Software (“**Contributions**”). Such licensees are referred to as “**Contributing Licensees**” under this Agreement. Unless a Contributing Licensee states otherwise in writing, Contributing Licensee hereby grants to EIDR a perpetual, worldwide, royalty free, nonexclusive, and irrevocable license sufficient to allow EIDR to include the Contribution in the Software, and to license the Contribution to any third party under this Agreement as part of the Software without additional terms or conditions.

4. DISCLAIMER; LIMITATION OF LIABILITY. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, THE SOFTWARE IS PROVIDED “AS IS” AND “AS AVAILABLE” AND WITHOUT WARRANTY OF ANY KIND, EXPRESS, IMPLIED, OR STATUTORY, INCLUDING

WITHOUT LIMITATION, WARRANTIES OF MERCHANTABILITY, SUITABILITY, FITNESS FOR A PARTICULAR PURPOSE, ACCURACY, COMPLETENESS, TITLE, AND NON-INFRINGEMENT. EIDR AND ITS MEMBERS AND CONTRIBUTING LICENSEES EXPRESSLY DISCLAIM ANY REPRESENTATION OR WARRANTY THAT THE SOFTWARE WILL MEET THE USER'S REQUIREMENTS, WILL BE FREE FROM DEFECTS OR THAT DEFECTS WILL BE CORRECTED, OR WILL BE FREE FROM VIRUSES OR OTHER HARMFUL COMPONENTS, OR THAT USE OF THE SOFTWARE WILL BE UNINTERRUPTED. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT WILL EIDR, ITS MEMBERS, OR ITS CONTRIBUTING LICENSEES BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION DAMAGES FOR LOSS OF USE, DATA, PROFITS, OR GOODWILL; BUSINESS INTERRUPTION; OR PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES), HOWSOEVER CAUSED AND WHETHER BASED ON CONTRACT, TORT, OR ANY OTHER THEORY OF LIABILITY, EVEN IF EIDR, ITS MEMBERS, AND/OR ITS CONTRIBUTING LICENSEES HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT SHALL EIDR, ITS MEMBERS, OR ANY CONTRIBUTING LICENSEE BE LIABLE FOR ANY AMOUNT IN EXCESS OF \$1000.

5. Notice. All Contributions, including without limitation bug fixes, and all written communications required or permitted to be given from you to EIDR under this Agreement will be considered given when delivered via personal service; Certified Mail, Return Receipt Requested; or e-mail, provided that you do not know or have reason to know that EIDR did not receive the e-mail, addressed to EIDR at the address or email address below or at such other EIDR addresses set up for purposes of EIDR administration:

Entertainment ID Registry Association
c/o Alliances Management
1515 Cordilleras Road
Redwood City, CA 94062
Attn: Paul Heim & Ted Archer
E-mail: info@eidr.org

6. General. This Agreement shall be governed by the laws of the State of California, without reference to any conflict-of-laws provisions. This Agreement constitutes the entire agreement of the parties with respect to the subject matter hereof. No waiver of any provision of this Agreement shall constitute a waiver of any other provision or of the same provision on another occasion. If any part of this Agreement is determined to be invalid or unenforceable, such portion shall be removed from the Agreement, and the remainder of the Agreement shall continue in effect.